

of Andia

PUBLISHED BY AUTHORITY

No. 1] NEW DELHI, SATURDAY, JANUARY 3, 1959 PAUSA 13, 1880

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 24th December, 1958:—

ssue r io.	No. and date	Issued by	Subject		
τ35	G.S.R. 1217, dated 20th December, 1958	Ministry of Food and Agriculture.	The Rice and Paody (Assam) Second Price Control Order, 1958.		
τ86	G.S.R. 1218, dated 22nd December, 1958.	Do.	Fixation of 1,00,000 tons of Sugar as the quantity for export during date of this Order and ending with 31st October, 1959.		
187	G.S.R. 1219, dated 22nd December, 1958.	Do.	Fixation of ex-factory price for Indian Sugar Standard D-29 grade of Sugar produced in 1958-59 season by factories mentioned therein.		
188	G.S.R. 1227, dated 22nd December, 1958.	De.	The Milled Rice (Bihar) Price Control Order, 1958.		
189	G.S.R. 1228, dated 23rd December, 1958.	Ministry of Flome Affairs	Modification to the Bombay Vidarbha Region Agricultural Tenants (Protection from Evic- tion and Amendment of Ten- ancy Laws) Act, 1957, 28 extended to the Union Terri- tory of Manipur.		
90	G.S.R. 1229, dated 23rd December, 1958.	Ministry of Food and Agriculture.	The Rice (Madhya Pradesh) Second Price Control Order 1958.		
91	G.S.R. 1230, dated 24th December, 1958.	Ministry of Finance	Granting recognition to the Madhya Pradesh Stock Exchange in respect of Contracts in Securities subject to conditions etc. inentioned therein.		

Issue No.	No. and date	Jesued by	Subject
	G.S.R. 1231, dated 24th December, 1958.	Ministry of Finance	Declaration that Section 13 of the Securities Contracts (Re- gulation) Act, 1956, shall apply to the municipal limits of Indore City.
	G.S.R. 1232, dated 24th December, 1958.	Do.	Appointment of Date on which section 19 of Securities Contracts (Regulation) Act, 1956, shall come into force in the municipal limits of Indore City.
192	G.S.R. 1233, dated 24th December, 1958.	Ministry of Food Agriculture.	and The Uttar Pradesh Paddy (restriction on movement) Order, 1958.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi-1, the 22nd December, 1958

G.S.R. 1.—In exercise of the powers conferred by Section 18 of the Central Reserve Police Force Act, 1949 (66 of 1949), the Central Government hereby makes the following amendment to the Central Reserve Police Force Rules, 1955, namely:—

Amendment

In the said Rules, in rule 94(a), for item (7) relating to Swords, the following item shall be substituted, namely—

"(7) Swords,—Of the pattern prescribed for IP/IPS Officers, except that Army Officers may wear their own (Army) Swords."

[No. 3/4/58-P.II.] S. BANERJEE, Dy. Secy.

New Delhi, the 23rd December, 1958

- G.S.R. 2.—In exercise of the powers conferred by section 5 of the Inter-State Corporations Act, 1957 (38 of 1957), the Central Government hereby specifies in the Schedule to the said Act the following Act, namely:—
 - "24. The Dentists Act, 1948 (Central Act 16 of 1948)."

[No. 8/14/57-SR(R).]

MINISTRY OF EXTERNAL AFFAIRS

New Delhi-3, the 27th December, 1958

G.S.R. 3.—In pursuance of paragraph 3 of the Foreigners (Protected Areas) Order, 1958, the Central Government hereby authorises in respect of each of the territorial units specified in column I of the Schedule hereto annexed, the officer or officers specified against it in column II thereof, to issue permits under the said paragraph to foreigners entering into or residing within that territorial unit.

SCHEDULE

Territorial Unit			Designation of Officer		
I			2		
State of Assam	•	•	. I. The Deputy Commissioner, Mizo District, Aijal.		
State of Punjab	•	•	. 1. The District Magistrate, Kangra.		
State of Uttar Pradesh		•	 The District Magistrate, Almora. (In respect of the Protected Areas in his own District). The District Magistrate, Garhwal (In respect of the Protected Areas in his own District). The District Magistrate, Tehri-Garhwal (In respect of the Protected Areas in his own District). 		
State of West Bengal	•	٠	 The Deputy Commissioner, Darjeeling (In respect of the Protected Area contiguous to Sikkim). The Deputy Commissioner, Jalpaiguri (In respect of the Protected Area contiguous to Bhutan). The Under Sccretary to the Govt. of West Bengal Home (Political) Deptt. Calcutta. (In respect of the Protected Areas contiguous to Sikkim and Bhutan). 		
Union territory of Himachal Pradesh			. 1. The District Magistrate, Mahasu.		
Union territory of Manipur		•	 The Chief Secretary, Manipur, Imphal (For the Protected Area of Manipur). The Additional Supdt. of Police (II) Manipur (For the Protected Area of Manipur). 		
Naga Hills-Tuensang Area .	•	•	 The Deputy Commissioner, Kohlma (Ir respect of the Protected Areas in his own District). The Deputy Commissioner, Mokokchung (In respect of the Protected Areas in his own District). The Deputy Commissioner, Tuensang (In respect of the Protected Areas in his own District and Amguri-Mokokchung Rd. falling in Mokokchung Dist.) 		
North East Frontier Agency .	-	٠	 The Adviser to the Governor of Assarr Shillong. (In respect of the Protected Areas of N.E.F.A.) The Political Officer, Kameng Frontier Division, Bomdila (In respect of the Protected Area in Kameng Frontier Division). 		

- North East Frontier Agency-(contd.) . 3. The Political Officer, Subansiri Frontier Division, Ziro (In respect of the Protected Area in Subansiri Frontier Division.)
 - 4. The Political Officer, Siang Frontier Division, Along (In respect of the Protected Area in Slang Frontier Division).
 - The Political Officer, Lohit Frontier Division, Tezu (In respect of the Protected Area in Lohit Frontier Division).
 The Political Officer, Tirap Frontier
 - Division, Khela (In respect of the Pro-
 - tected Area in Tirap Frontier Division).
 7. The Additional Political Officer, Siang Frontier Division, Pasighat (In respect of the Protected Area in Siang Frontier Division).

[No. 856-BST/58.]

J. S. MEHTA, Dy. Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi-2, the 26th December 1958

G.S.R. 4.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, the President, after consultation with the Comptroller and Auditor General of India in relation to persons serving in the Indian Audit and Accounts Department, hereby directs that the following further amendment shall be made in the Fundamental Rules, namely: -

For clause (a) of Rule 105 of the said Rules, the following clause shall be substituted, namely:-

"(a) to join a new post to which he is appointed while on duty in his old post, or directly on relinquishing charge of that post.

[No. F. 3(1)-EIV/58.]

N. C. JAIN, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 27th December 1958

- G.S.R. 5.—In exercise of the powers conferred by rule 191-B of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby permits, for the purpose of export outside India or the State of Pondicherry, the manufacture in bond of the articles specified in column 2 of the Table hereto annexed, from the excisable goods specified in column 3 thereof, subject to the following conditions, namely:-
 - (1) The manufacture of such articles shall apply for registration in such form as the Collector may prescribe, stating in particular-
 - (a) the description of every excisable goods which is to be used in connection with the manufacture in bond:
 - (b) every process of manufacture in bond desired to be carried on: and
 - (c) the description of the premises to be used for manufacture of such articles.

(2) The Collector may register the applicant as a manufacturer for the purpose of rule 191-B of the Central Excise Rules, 1944 and grant him a certificate of registration subject to such conditions as he thinks fit to impose, and every such certificate of registration shall specify—

- (a) the description of the excisable goods and the articles to be manufactured therefrom.
- (b) the formula of manufacture of the articles, stating the quantity of each excisable goods per unit of each such article,
- (c) the conditions under which any operation of manufacture in bond may be carried on, and
- (d) the registration number allotted to the manufacturer.
- (3) The manufacturer shall, immediately any change is made in the particulars required under condition 2(b), intimate the change to the Collector.
- (4) The manufacturer shall enter into a bend, in the form hereto annexed, with the Collector to the entent of twice the amount of excise duty payable on the non-duty-paid excisable goods required by him for manufacture of such articles.
- (5) The manufacturer shall apply to the officer of Central Excise as may be authorised by the Collector, hercinafter referred to as the proper officer, in writing every time he desires to obtain excisable goods required for the manufacture of such articles from the factories manufacturing such excisable goods and the provisions relating to the movement of excisable goods from one warehouse to another prescribed in the Central Excise Rules, 1944, shall apply in so far as they are applicable.
- (6) The excisable goods, on receipt at the factory of the manufacturer, shall be kept in a separate room or rooms in such manner as the Collector may direct.
- (7) Clearance ex bond shall be allowed free of duty provided the articles are exported, within three years of the date of the oldest consignment of excisable goods received by the manufacturer for manufacture of such articles, to any country or territory outside India or the State of Pondicherry other than a country or territory with a common land frontier with India which has been declared to be a foreign territory under section 5 of the Indian Tariff Act, 1934 (32 of 1934), except Pakistan and Burma, or shipped as provisions or stores for use on board a ship to a foreign port; and the packages containing all such articles shall be marked conspicuously with the words "FOR EXPORT EX-BOND".
- (8) Any waste arising from the process of manufacture in bond shall be cleared from bond on payment of duty unless it is shown to the satisfaction of the Collector that such waste has arisen solely from imported materials or, at the request of the manufacturer, if found unfit for further use or not worth the duty payable thereon, shall be destroyed in the presence of the proper officer, the duty payable thereon being remitted. The Collector may, subject to an account being maintained to his satisfaction, allow any waste material to be used again for manufacture in bond.
- (9) The Collector may at his discretion permit in each individual case clearance of any or all such articles for home consumption, on payment of the excise duty leviable on the excisable goods used in the manufacture of such articles, in the same manner as excisable goods intended for home consumption are cleared from the place of their production or manufacture.
- (10) The Collector may require the manufacture
 - (a) to make such alterations or arrangements in the manufacturing premises as may be necessary;
 - (b) to provide such offices (including furniture and fittings) as may be required by him for his staff;

- (c) to pay on demand all duties in respect of the excisable goods not accounted for to the satisfaction of the Collector and to pay promptly all penalties incurred for any violation of the prescribed provisions;
- (d) to pay the emoluments including allowances at the prescribed rates of such establishment as may from time to time be appointed by the Collector for the supervision of the process of manufacture in bond;
- (e) specify the date or days on which, and the hours between which, the manufacture in bond may be carried on;
- (f) specify the conditions subject to, and the manner in, which, the articles may be cleared for home consumption or export;
- (g) require any person, who has been concerned at any stage with the manufacture, sale and transfer of the articles under export to produce books of accounts and other documents of whatever nature relating to the quantity of non-duty-paid excisable goods employed in the manufacture of such articles; and
- (h) require the maintenance of records and registers and making such returns relating to the manufacture in bond as he thinks it.

TABLE

Serial Number L	Articles for manufacture in bond.	Excisable goods for manufacture of articles specified in column 2.
1.	(1) Umbrella cloth (2) Ready-made apparel (3) Tents (4) Cotton bags (5) Chaddars (6) Pillow-cases (7) Table covers (8) Embroideries (9) Laces (10) Tarpaulins (11) Mosquito nets (12) Ground-sheets (13) Cotton sola hats (14) Cotton flannel Motor car dusters (15) Cotton quilts (16) Cotton scarves (17) Cotton tapes (18) Waterproof canvas.	Cotton Fabrics.

Bond (with security) to be entered into by the manufacturer of articles from non-duty-paid excisable goods under rule 191-B of the Central Excise Rules, 1944.

[Ministry of Finance (Department of Revenue) Notification No. 129/58-Central Excises, dated the 27th December 1958].

(Delete the letters and words not applicable)

I/We of (hereinafter called the obligor(s) am/are jointly and severally bound to the President of India (hereinafter referred to as the Government) in the sum of rupees to be paid to the Government for which payment I/we jointly and severally bind myself/ourselves and my/our legal representatives.

Whereas the above bounden obligors have applied to the Collector of Central Excise at (hereinafter called the Collector) for, and obtained his permission vide Registration Certificate No. dated to, manufacture the following articles, for export outside India, and to receive from time to time, for the manufacture of the said articles, the excisable goods

indicated against each such article, in quantities as may be required by the obligors but not exceeding the limits specified hereunder, without payment of duty, from the factories where such excisable goods are manufactured—

Description of the articles Excisable goods required for manufacture in a month

Description

Quantity not exceeding the following limit.

And whereas the Collector has required the obligor (s) to deposit as guarantee for the amount of this bond

the sum of rupees in cash

the securities hereinafter mentioned of a total face value of rupees endorsed in favour of the Collector, Deputy Collector, or Assistant Collector of Central Excise at, namely—

And whereas the obligor(s) has/have furnished such guarantee by depositing with the Collector, Deputy Collector or the Assistant Collector of Central Excise the cash/securities as afore-mentioned.

Now the condition of this bond is that if the said obligors shall provide a bonded factory for the manufacture of the said articles to the satisfaction of the Collector;

And, if the obligor(s) shall not make any change in the nature or manner of manufacture specified in his/their application or use the said excisable goods for any purpose other than that stated in the application without the prior approval of the Collector;

And, if the obligors shall observe all the provisions of the Central Excise Rules, 1944, and all amendments therein issued from time to time, so far as they relate to the use of the excisable goods without payment of duty in the manufacture of such articles, and for removal of such articles for export;

And, if all dues, whether excise duty, or other lawful charges, which shall be demandable on the said excisable goods as shown by the records of the proper officer, be duly paid into the treasury to the account of the Collector within ten days of the date of demand thereof being made in writing by the said officer;

This obligation shall be void.

Otherwise and on breach or failure in the performance of any part of this condition, the same shall be in full force. And, the Government shall, at its option, be competent to make good all the loss and damages either from the amount of the guarantee deposit or by enforcing its rights under the above written bond or by both.

I/We declare that this bond is given under the orders of the Central Government for the performance of an act in which the public are interested.

Signature(s) of obligor(s)

Place

Date

Witnesses (1) (2)

Address (1) Address (2) Occupation (1)

Accepted by me this

day of

Occupation (2)

.....of Central Excise.

(for and on behalf of the President of India).

[No. 129/58.]

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S. K. BHATTACHARJEE, Dy. Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 3rd January 1959

G.S.R. 6.—The following draft of an amendment to the Customs and Central Excise Duties Refund (Fixed Rates) Rules, 1958 which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State

of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 5th February, 1959

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said Rules,---

- 1. In the First Schedule after item 7 and the entries relating thereto, the following shall be inserted namely:--
 - "8. Steel products, namely:—
 - (1) Tin containers exported empty or filled
 - (2) Components of mathematical instrument boxes, made of tin-
 - (3) Hurricane lanterns
 - (4) Agricultural implements
 - (5) Baling hoops
 - (6) Ball and roller bearings
 - (7) Belt fasteners
 - (8) Bolts, nuts and rivets
- (9) Box strappings (10) Builders hardware (11) Collapsible gates
- (12) Cutlery
- (13) Dogspikes
- (14) Electric conduit pipes (15) Electrodes
- (16) E.P.N.S. ware
- (17) Expanded metal
- (18) Flour mill machinery and parts' thereof

- (19) Galvanised Iron buckets
 (20) Galvanised Iron bath tubs
 (21) Galvanised Iron drums
 (22) Galvanised Iron tanks
 (23) Galvanised Iron water bottles
- (24) Gauze, mesh, netting and chain link fencing manufactured from galvanised iron wire of guage or guages 16 S.W.G. or coarser than 16 S.W.G.
- (25) Hand tools
- (26) Hardware
- (27) Hospital equipment (28) Iron nails
- (29) Machine tools
- (30) Mild steel pipes
- (31) Mild steel screws including wood screws, machine screws, and rivets
- (32) Mild steel washers, black and galvanised
- (33) Oil mill machinery and parts
- (34) Rice mill machinery and part thereof
- (35) Rolling shutters
- (36) Steel drums, exported empty or filled

- .. Rupees sixty per ton of tinplate content
- .. Rupees sixty per ton of timplate content
- .. Rupees fiftynine per ton of steel content
- .. Rupees fifty per ton of steel content .. Rupecs fifty per ton of steel content
- Rupecs fifty per ton of steel content
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 - .. Rupees fifty per ton of steel content

 - .. Rupees fifty per ton of steel content .. Rupees fifty per ton of steel content

- (37) Steel furniture, including locker cabinets and other safe deposit equipment, strong doors, steel windows and doors, but excluding parts thereof made of stainless steel.
- coffers and cash (38) Steel safes,

boxes (39) Steel trunks

(40) Tipping wagons

(41) Tricycles (42) Trollys

(43) Weighing scales (44) Wire brushes

(45) Wire rope

.. Rupees fifty per ton of steel content

.. Rupecs fifty per ton of steel content

.. Rupecs fifty per ton of steel content

.. Rupees fifty per ton of steel content .. Rupees fifty per ton of steel content

.. Rupees fifty per ton of steel content

.. Rupees fifty per ton of steel content .. Rupecs fifty per ton of steel content

... Rupees fifty per ton of steel content."

2. In the Second Schedule, the following shall be added at the end, namely:--

"The Customs and Central Excise Duties Drawback (Steel Products) Rules, 1958."

[No. 1.]

- G.S.R. 7.—The following draft of an amendment to the Customs and Central Excise Duties Refund (Brand Rates) Rules, 1958, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excise and Salt Act, 1944 (1 of 1944), as in India and as applied to the State of Pondishers, is published as a required by the said sub-section (2) to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 5th February, 1959.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment.

In the said Rules,-

- 1. In the First Schedule after item 11 and the entry relating thereto, the following shall be inserted, namely:-
 - "12. Telecommunication equipment.
 - 13. Public address equipment.
 - 14. Duplicating stencils.
 - 15. Shoe uppers"
- 2. In the Second Schedule, the following entries shall be added at the end, namely:-

"The Customs Duties Drawback (Telecommunication Equipment) Rules, 1957.

The Customs Duties Drawback (Public Address Equipment) Rules, 1958.

The Customs and Central Excise Duties Drawback (Duplicating Stencils) Rules, 1958."

[No. 2.]

Customs |

New Delhi, the 3rd January 1959

G.S.R. 8.—In exercise of powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby rescinds the notifications of the Government of India in the Ministry of Finance (Department of Revenue) mentioned in the Schedule to this notification.

THE SCHEDULE

Notification No. 266-Customs dated the 18th October, 1958.

Notification No. 279-Customs dated the 25th October, 1958.

Notification No. 281-Customs dated the 1st November, 1958.

Notification No. 284-Customs dated the 22nd November, 1958.

Notification No. 297-Customs dated the 13th December, 1958.

Explanary Note

The cancellation of certain notifications by the foregoing notification does not involve withdrawal of drawback authorised by such notifications. The same drawback is being authorised by Notification No. 2—dated the 3rd January, 1959 being simultaneously published.

[No. 1/F. No. 34/299/58-CusIV.]

G.S.R. 9.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 296-Customs dated the 6th December, 1958. namely:—

In the Schedule to the said notification after entry 61, the following entries shall be added, namely:—

- "62. Cigars.
- 63. Steel Products,
- 64. Biscuits.
- 65. Public address equipment.
- 66. Duplicating stencils."

[No. 2/F. No. 34/299/58-Cus.IV:]

G.S.R. 10.—The following draft of an amendment in the Customs Duties Drawback (Fixed Rates) Rules. 1958, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 5th February, 1959.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the First Schedule to the said Rules, for the existing item 6 and the entries relating thereto, the following shall be substituted, namely:—

- "6. Jute manufactures—
- (i) hessian One rupee and seventy naya paise per ton
- (ii) Sacking Two rupees and fifty-five naya paise per ton."

[No. 3/F.34/52/58-Cus.IV.]

M. A. RANGASWAMY, Dy. Secy.

(Department of Revenue)

DANGEROUS DRUGS

New Delhi, the 3rd January 1959

G.S.R. 11.—In exercise of the powers conferred by sub-section (2) and (3) of section 5 of the Dangerous Drugs Act, 1930 (2 of 1930), the Central Govern-

ment hereby makes the following further amendments in the Central Opium Rules, 1934, the same having been previously published as required by subsection (1) of section 36 of the said Act, namely:—

In the said rules -

- in rule 6, for the words "Opium Department" wherever they occur, the words "Narcotics Department" shall be substituted;
- 2. for sub-rule (2) of rule 9, the following shall be substituted, namely:—
 - "(2) The permit referred to in sub-rule (1) shall be issued in quadruplicate one copy being retained for record and three copies being forwarded to the Manager, Government Opium and Alkaloid Works, Ghazipur, along with the application of the chemist for the supply of opium. The Manager shall retain one copy for record, enclose one with the consignment and return the third to the issuing authority after endorsing thereon the quantity actually supplied and the date of despatch"

[No. 1/F. 2175/58-Opium.]

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 3rd January 1959

G.S.R. 12.—In pursuance of sub-rule (2) of rule 60 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, the Central Government hereby declares that the new medicinal preparations specified in the Table below shall be included in the category of unrestricted preparations:—

TABLE !

(Unrestricted Preparations)

Irin Compound with Creosote and Guaiacol.
 Irin Vita-Compound with Guaiacol, Vitamin B.—complex and Vitamin B—12.

Products of M/s. Indian Research (Private) Ltd., Calcutts.

[No. 2.]

[F. 45/5(5)/58-Opium.]

M. C. DAS, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

TEA CONTROL

New Delhi, the 22nd December 1958

- G.S.R. 13.—The following draft of certain further amendments to the Tea Rules, 1954, which the Central Government proposes to make in exercise of the powers conferred by section 49 of the Tea Act, 1953 (29 of 1953), is published as required by sub-section (1) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 24th January 1959.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendments

In the said Rules,-

- I. In rule 30A, after sub-rule (3), the following sub-rule shall be inserted, namely—
 - "(3A) Subject to the limitations set out in section 13 of the Act, nothing in sub-rule (2) of clause (b) of sub-rule (3) of this rule shall apply to the grant of permits for the purpose of establishment and extension of tea seed baris".

II. After Rule 30A, the following rule shall be inserted, namely:-

"30B. Establishment and extension of tea seed baris.—Notwithstanding anything contained in rules 30 and 30A, any person desirous of establishing or extending tea seed baris shall apply separately to the Board in writing and the Board may grant or refuse the permission applied for or may grant it in part only, as it may think fit.

Explanation.—In this rule, "tea seed bari" means an area planted with the plant Camellia sinensis (L) O Kuntze for the sole purpose of growing seeds used for propagating the plant, and not used for any other purpose, save with the permission of the Board".

[No. 8(8) Plant (A)/58.]

P. V. RAMASWAMY, Under Secy.

(Department of Company Law Administration)

New Delhi-1, the 27th December 1958

- G.S.R. 14.—In exercise of the powers conferred by clauses (a) and (b) of sub-section (1) of section 642 of the Companies Act, 1956 (1 of 1956), the Central Government herby makes the following amendments in the Companies (Central Government's) General Rules and Forms, 1956, namely:—
- (1) In the said rules, after Form 7, the following Forms shall be inserted, namely:—

"No. of company.

Form No. 7-A.

THE COMPANIES ACT, 1956

Notice of the Court's order disallowing/confirming the variations of the rights of holders of special classes of shares.

Pursuant to section 107(5)

Name of Company Limited/Private Limited. Presented by

To

*State whether Director, Managing Director, Managing Agent, Secretaries and Treasurers, Manager, Secretary or Liquidator."

(2) In the said rules, after Form 36-A the following Forms shall be inserted, namely:—

"No. of Company.

Fom No. 36-B.

THE COMPANIES ACT, 1956

Notice of appointment/filling up of the vacancy in the office of Liquidator in the event of a members' voluntary winding-up.

Pursuant to section 493

Name of Company Limited/Private Limited. Presented by

To

The Registrar of Companies,

<u></u>	
Resolved that:—	
(i)	
(ii)	
Dated the day of	Signature, *Designation
01 193	Designation
*State whether Director, Managing Dir Treasurers, Manager, Secretary or Liquid	rector, Managing Agent, Secretaries and lator.
No. of Company	Form No. 36-C.
THE COMPAN	ΠΕS ACT, 1956.
Notice of filing a copy of the account o meeting of the company before its disso	f winding up and of convening the final lution,
Pursuant to s	section 497(3).
Name of Company	
To	
The Registrar of Companies	
	vening the meeting
(ii) Meeting held on	**
(in liquidation), duly convened for the prand for giving explanations thereof, and large of the convenience of the prand for giving explanations thereof, and large of the accounts of winding up for the large of the company of which is homembers of the company and the following viz., Resolved that:—	held atin the town of of
(i)	
(ii) Dated the day	Cignatura
of 195	Signature. Liquidator.
•	-
No. of Company.	Form No. 36-D.
THE COMPANIA	ES ACT, 1956.
Notice of filing a copy of the account general meeting of the company and a dissolution.	of winding up and of convening a meeting of the creditors before final
Pursuant to se	ection 509(3).
Name of Company	Limited/Private Limited.
То	
The Registrar of Companies,	
(a) Meeting of Members.	
(i) Date of despatch of notice	******
(ii) Meeting held on	***********
	npany duly convened and held at

from to forwarded, was laid and the following resolu	, copy of which is herewith ition(s) was/were duly passed;—			
Resolved that				
(b) Meeting of Creditors.				
(i) Date of despatch of notice				
(ii) Meeting held on				
(iii) At a meeting of creditors of the company duly convened and held at				
Resolved that				
Dated the day	Signature			
of, 195 .	Liquidator."			
	[No. F. 5/6/58-PR.]			
	T. S. MENON, Under Secy.			

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 24th December 1958

- G.S.R. 15.—In exercise of the powers conferred by Section 52 of the Agricultural Produce (Development and Warehousing) Corporations Act, 1956 (No. 28 of 1956), the Central Government hereby makes the following further amendments in the Agricultural Produce (Development and Warehousing) Corporations Rules, 1956, namely:—
 - (1) In rule 3, for item (iv), the following shall be substituted, namely:-
 - "(iv) A representative of the Ministry of Finance (Department of Expenditure)".
 - (2) In rule 11, for item (ii), the following shall be substituted, namely:-
 - (ii) The representative of the Ministry of Finance (Department of Expenditure) on the Board".

[No. F. 11-38/58-Coop.I.]

R. VENGU, Under Secy.

(Department of Agriculture)

New Delhi, the 27th December 1958

- G.S.R. 16.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating recruitment to certain Technical Class I and Class II posts at the Fisheries Extension Units, subordinate offices under the Ministry of Food & Agriculture (Department of Agriculture), namely:—
 - These rules may be called the Ministry of Food and Agriculture, (Recruitment to Technical Class I and Class II posts at the Fisheries Extension Units) Rules, 1958.

- 2. These rules shall apply for recruitment to posts specified in column I of the schedule to these rules and the present number of posts, the classification thereof and the scale of pay shall be as specified in columns 2 to 4 of the said schedule.
- 3. The age limit, the qualifications for recruitment and the methods of recruitment to the said posts and other matters relating thereto shall be as specified in columns 5 to 12 of the aforesaid schedule.

SCHEDULE

Recruitment Rules	for the Post o	f Fisheries Extension and	l Assistant Fisherics Extension Offi	icer in
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Name of post	No. of posts	Classification	Scale of pay	Whether selection or non-selection	Age limit for direct recruits
				post	

1 2 3 4 5 6

1. Fisherics Extension Officer. 2 G.C.S. Rs. 350—350—380— Selection Between 30 & 40 years. (Jr. Non-Ministerial)

Fisherics Extension Units, Ministry of Food & Agriculture (Department of Agriculture)

E

Educational and other qualifications required	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees.	any	whether by direct* or by pro- motion or transfer &	rectt. by promotion/ transfer, grades from	compo- sition	Circum- stances in which UPSC is to be consulted in making rectt.
	·		*Rectt.			- -
7	8	9	10	11	12	13
Essential (i) Master's or equivalent Honours degree in Zoology of recognised University.	Agd—No. Qualifica- tions.— Yes.	One year	By pro- motion failing which by direct recruit- ment,	Promotion: From Asstt, Fisheries Extension Officer.	Class I D.P.C.	As required under the rules.
(ii) Research experience related to fish or fisheries.						
(iii) About 2 years' experience of field work in connection with fisheries development.						
(iv) Working knowledge of Hindi and one or more regional languages to be specified.						
Qualifications relaxable at Commission's discre- tion in case of candidates otherwise well qualified.						

Desirable:

Experience in collection preparation and publication of fisheries literature.

7

8

Qualifica-

tion -

Yes.

Age—No. One year

9

10

11

12

Class II

D.P.C.

13

Essential:

(i) Master's or equivalent Honours degree in Zoology of recognised University.

(ii) About 2 years' experience of research and /or field work in connection with fisheries development.

Or.(i) Degree in Science with Zoology as a subject of a recognised University with certificate of training in fisheries development and administration from the Central Inland Fisheries Research Station.

- (ii) About 4 years' experience of Research and/or field work,
- (iii) Working knowledge of Hindi and one or more regional languages to be specified.
- Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified

By pro-Promotion: motion 40%. By direct recruit-

60%.

From Fisheries Extension Assit. ment

As required under the rules.

(No. 17-90/58-FY(I).

S. MUKERJEE, Dy. Secy.

MINISTRY OF HEALTH

New Delhi, the 23rd December 1958

G.S.R. 17.—In pursuance of the proviso to rule 44 of the Prevention of Foods Adulteration Rules, 1955, the Central Government hereby exempts the following preparation made of soluble extracts of coffee from the operation of the said rule, namely:—

NESCAFE.

[No. PFA/F. 14-14/58-PH.]
K. BIHARI, Dy. Secy.

MINISTRY OF IRRIGATION AND POWER

New Delhi, the 27th December 1958

G.S.R. 18.—In exercise of the powers conferred by sub-rule (2) of rule 7 of the Indian Electricity Rules, 1956, the Central Government hereby makes the following amendment to the Pondicherry Electric Installations (Testing and Inspection Fees) Rules, 1958, published with the Notification of the Government of India in the Ministry of Irrigation and Power No. EL-III-219(2), dated the 16th April, 1958, namely:—

For rule 4(1) of the said Rules, the following shall be substituted:-

- "4. Payment of fees & Head of Account.—(1) The fees payable under these rules may be paid prior to or at the time of inspection, examination or test. The fees shall be credited to the head of account 'XLVI-Miscellaneous-Revenue of the State of Pondicherry—Receipts of the Electricity Department—Fees under the Indian Electricity Rules, 1958 and fees for the electrical inspection of cinemas, theatres and other places of public amusement. The fees may be paid in cash in the office of the Director, Electricity Department, Pondicherry or sent by money order or cheque. In the case of rural areas of Pondicherry, Mahe, Karaikal, and Yanam, fees can, if desired, be paid in the office of Percepteur of the Revenue Branch Office concerned.
- In every case reference to the fee notice served and the policy number shall be required to be produced.
- The Electricity Department. Pondicherry, shall arrange for the collection and depositing the amounts from time to time into the Government treasury or the State Bank of India, Pondicherry, under the above head of account and give intimation thereof every month to the Electric Inspector for Pondicherry State."

[No. EL-III-19(1)/58.]

N. S. VASANT, Officer on Special Duty.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 26th December 1958

- G.S.R. 19.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890) read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board hereby makes the following amendment in the General Rules for all open lines of railways in India administered by the Government, published with the notification of the Government of India in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929 namely:—
 - For rule 121 of Chapter III of Part I of the said Rules, the following rule shall be substituted namely:—
 - "121. Guard to keep a good look out.—During the journey including halts at stations, every Guard shall keep a good look out and satisfy himself from time to time that the tail board and brakevan lamps

are in position and that all brakevan lamps, if required, are burning brightly, that the train is complete in every respect and is proceeding in safe and proper manner".

[No. 58-TT/V/29/31.]

G.S.R. 20.—In exercise of the powers conferred by section 47 of the Indian Railways Act. 1890 (9 of 1890) read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board hereby makes the following further amendment in the General Rules for all open lines of Railways in India administered by the Government, published with the notification of the Government of India in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

For sub-rule (C) of rule 90 of Chapter II of Part I of the said Rules, the following shall be substituted namely:—

"(C) No train shall run through a station at a speed exceeding thirty miles an hour or such less speed as may be ordered by the Government Inspector unless the line on which the train is to run has been isolated from all other lines by the setting of points or other approved means, and interlocking provided to maintain this condition during the passage of the train. In every case in which trains are permitted to run through on a non-isolated line, all shunting shall be stopped and no vehicle un-attached to an engine or not properly secured in accordance with G.R. 154, may be kept standing on a connected line which is not isolated from the through line."

[No. 58-TT/V/29/13.]

R. E. de SA, Secy,

MINISTRY OF TRANSPORT AND COMMUNICATIONS (Departments of Communications & Civil Aviation) (Posts and Telegraphs)

New Delhi, the 30th December 1958

G.S.R. 21.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (13 of 1885), the Central Government hereby makes the following further amendment in the Rules for the Licensing of Wireless Receiving Apparatus, 1940, namely:—

In the said rules, the following new rule shall be inserted after Rule 16, namely:—

"17. Notwithstanding anything contained in the foregoing rules, persons who immediately before the 1st January, 1959, work any wireless receiving apparatus without the requisite license in contravention of any of the said rules shall be entitled during the period commencing on the 1st January, 1959 and ending on the 31st March, 1959 to obtain the requisite license without payment of any surcharge as required by rule 14A."

[No. 1-47/58-BRL.]

G.S.R. 22.—In exercise of the powers conferred by section 10 of the Indian Wireless Telegraphy Act, 1933 (17 of 1933), the Central Government hereby makes the following further amendment in the Indian Wireless Telegraphy (Possession) Rules, 1933, namely:—

In the said rules, the following new rule shall be inserted after Rule 21, namely:—

"22. Notwithstanding anything contained in the foregoing rules, persons who immediately before the 1st January, 1959, possess any wireless apparatus without obtaining the requisite licence in contravention of any of the said rules shall be entitled during the period commencing on the 1st January, 1959 and ending on the 31st March, 1959, to obtain the requisite licence without payment of any surcharge as required by rule 19."

[No. 1-47/58-BRL.]

K. K. SARAN, Dy. Secy.